Law Offices of James C. DeZao, P.A.

322 Route 46 West, Suite 120 Parsippany, N.J. 07054 (973) 808-8900 (973) 808-8648 (f) Attorneys for Defendants Rob Fusari and Rob Fusari Productions, LLC

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

CALVIN GAINES,

Plaintiff-Counterclaim Defendant,

-v-

ROB FUSARI, ROB FUSARI PRODUCTIONS, LLC,

Defendants-Third Party Plaintiffs,

v.

STEFANI GERMANOTTA aka LADY GAGA,

Third-Party Defendant.

Civil Action No. 11-CV-4433 (WJM/MF)

NOTICE OF CROSS-MOTION TO AMEND

To: Brian D. Caplan, Esq. Caplan & Ross, LLP 270 Madison Avenue, 13th Floor New York, NY 10016

> Sandra A. Crawshaw-Sparks, Esq. Proskauer Rose LLP Eleven Times Square New York, NY 10036

Mark S. Shane, Esq. Shane & White, LLC 1676 Route 27 Edison, NJ 08817

| PLEASE TAKE | NOTICE that the undersigned will cross-move to this Court, |
|-------------------------|------------------------------------------------------------------|
| before the Honorable Wi | lliam Martini, United States District Judge, in his Courtroom at |
| the Martin Luther King, | Jr. United States Courthouse, Newark, New Jersey, at 9:00AM |
| on | , 2012, for Leave to Amend to their Third Party Complaint |

PLEASE TAKE FURTHER NOTICE that Plaintiff shall rely upon the annexed Opposition Papers in support of said cross-motion and in opposition to the Third Party Defendant, Stefani Germanotta's Motion to Dismiss.

PLEASE TAKE FURTHER NOTICE the undersigned does not request oral argument. A proposed form of Order is hereto annexed.

Dated: 10/22/12

LAW OFFICES OF JAMES C. DEZAO, P.A.

By:

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Suite 120

Parsippany, New Jersey 07054

(973) 808-8900

Attorneys for Defendants